



## UNITED STANCS DEPARTMENT OF COMMERCE **Patent and Trademark Office**

**COMMISSIONER OF PATENTS AND TRADEMARKS** 

Washington, D.C. 20231

APPLICATION NO. FIRST NAMED INVENTOR **FILING DATE** ATTORNEY DOCKET NO. 08/911,926 08/15/97 J FENDERSON 8867-80 **EXAMINER** HM42/0804 STEPHEN M BODEIMER JR CLARDY.S **ART UNIT** PAPER NUMBER THE BELL SELTZER INTELLECTUAL PROPERTY ALSTON & BIRD PORT OFFICE DRAWER 34009 1616 CHARLOTTE NC 28234

DATE MAILED: 08/04/98

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



## Office Action Summary

Application No. 08/911,926

Applicant(s)

Fenderson et al

Examiner

S. Mark Clardy

Group Art Unit 1616

X Responsive to communication(s) filed on Aug 15, 1997	
☐ This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for in accordance with the practice under <i>Ex parte Quayle</i> , 193	<del>-</del>
A shortened statutory period for response to this action is set is longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Extens 37 CFR 1.136(a).	to respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	is/are allowed.
	is/are rejected.
Claim(s)	is/are objected to.
Claims	are subject to restriction or election requirement.
Application Papers	
☐ See the attached Notice of Draftsperson's Patent Drawin	ng Review, PTO-948.
☐ The drawing(s) filed on is/are object	cted to by the Examiner.
☐ The proposed drawing correction, filed on	is approved disapproved.
$\hfill\Box$ The specification is objected to by the Examiner.	
$\hfill\Box$ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority	
	of the priority documents have been
☐ received.	00/000 700
☑ received in Application No. (Series Code/Serial Nu ☐ received in this national stage application from the leader of the leader	
*Certified copies not received:	
Acknowledgement is made of a claim for domestic prior	
Attachment(s)	
☐ Notice of References Cited, PTO-892	
	No(s)3
☐ Interview Summary, PTO-413	
☐ Notice of Draftsperson's Patent Drawing Review, PTO-9	948
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON	THE FOLLOWING PAGES

Serial Number: 08/911,926 Page 2

Art Unit:

1616

Claims 17-26 are pending in this application which is a divisional of SN 08,467,367, now US Patent 5,721,191, which is a continuation-in-part of SN 08/153,946, abandoned, which is a continuation of SN 08/019,386, filed February 18, 1993, abandoned. Priority to the following applications has also been claimed: 08/152,066, 08/019,933, 08/236,732.

Applicants' claims are drawn to a synergistic herbicidal composition comprising dimethenamid and a triketone or dione herbicide (claim 25) and herbicidal methods of use (claims 17-24); a triazine herbicide may also be included (claims 20, 26). The tri-/di-ketone herbicides may be sulcotrione (i.e., 2-(2-chloro-4-methanesulfonylbenzoyl)-1,3-cyclohexanedione), or the various 2-nitrobenzoyl bicyclooctane- or bicyclooxazine- diones discussed on page 4 of the specification.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined teachings of Seckinger et al (US 4,666,502), Stauffer (EP 0 230 596), Knudsen (US 4,869,748), and Sandoz (PCT WO 92/07837).

<sup>&</sup>lt;sup>1</sup>The following related applications are being examined simultaneously:

08/911,645	08/911,715	08/911725	08/911,911	08/911,926	08/912,087
08/912,124	08/912,134	08/912,444	08/912,449	08/914,349	08/914,799

Art Unit:

1616

Seckinger et al teach the herbicidal utility of dimethenamid (compound 55, col 15-16), and disclose the combination with additional biologically active agents including herbicides (col 8, lines 62-66).

Stauffer teaches sulcotrione in combination with additional herbicidal agents such as atrazine.

Knudsen and Sandoz teach applicants' herbicidal nitrobenzoyl bicyclooctanediones and oxazinediones, respectively.

One of ordinary skill in the art would be motivated to combine these references because they disclose known herbicides and because it is conventional in the art to combine herbicidal agents in a single composition.

It is noted that applicants herbicidal components are known, conventional herbicidal agents. Thus it would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to have combined dimethenamid and the other herbicidal agents claimed herein because it is *prima facie* obvious to combine two compositions each of which is taught by the prior art to be useful for the same purpose in order to form a third composition that is to be used for the very same purpose; the idea of combining them flows logically from their having been individually taught in the prior art. In re Kerkhoven, 205 USPQ 1069. Absent evidence presenting unobvious results for the combinations claimed herein, applicants are seen to have done nothing more than combine known herbicidal agents in a conventional herbicidal composition.

In example 4, applicants present data for the combination of dimethenamid (D), sulcotrione (S), and atrazine (A), comparing: A, D+A, and S+A, with D+S+A. However, in order to determine

Serial Number: 08/911,926 Page 4

Art Unit: 1616

any synergistic effect, the first three compositions will need to be compared with D+S, S, and D, respectively, but that data has not been presented.

No unobvious or unexpected results are noted; no claim is allowed.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103 and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to S. Mark Clardy whose telephone number is (703) 308-4550.

S. Mark Clardy Primary Examiner

AU 1616

August 3, 1998

08/911, 9 26 #2 Sheet 1 of 2

FORM PTO-1449 U.S. Department of Commerce Patent and Trademark Office			Attorney Docket Number: 8867-8C Serial No. Applied For					
LIST	OF DO	CUMENTS CITEI	BY APPLIC	CANT	Applicant:	Fenderson et	al.	
	(Use	several sheets if i	necessary)	P	Filing Date: Concurrently Herewith		ily	Group <del>1209</del>
		* .6 ★ :	U. S.	PATENT DC	CUMENTS			
Examiner Initial		Document Number	Date	N	Jame	Class	Subclass	Filing Date if Appropriate
m	1	5,089,046	02/18/92	Lee et al.		7/	108	
m	2	5,006,150	04/09/91	Lee et al.		71	88	
m	3	4,921,526	05/01/90	Lee et al.		71	86	
m	4	4,869,748	09/16/89	Knudsen		71	86 123 92	
me	5	4,789,393	12/06/88	Hanagan		71	92	
MC	6	4,695,673	09/22/87	Heather et	al.	568	3/0	
MIL	7	4,666,502	05/19/87	Seckinger e	et al.	71	90	
M	8	3,013,054	12/12/61	Richter		260	473	
			FOREIC	N PATENT	DOCUMENTS			
		Document Number	Date	Co	ountry	Class	Subclass	Translation Yes   No
nu	9	EP 137,963	04/24/85	EPO		1		
AU Mi	10	EP 186,118	07/02/86	EPO				
ne	11	EP 186,119	07/02/86	EPO				
SIIC	12	EP 186,120	07/02/86	EPO		/		
m	13	EP 230 596	08/05/87	EPO				
MI	14	EP 249,150	12/16/87	EPO				
Me	15	EP 315,889	05/17/89	EPO		1 /		
SMU	16	EP 336,898	10/11/89	EPO		1 /		
Mu	17	EP 338,992	10/25/89	EPO			1/	
Em	18	EP 380 447	01/08/90	EPO			1/	
Me	19	EP 394,889	10/31/90	EPO			1/	
Suc	20	EP 461,079	12/11/91	EPO			1/	
me	21	EP 549,524	06/30/93	EPO		11	1/	
M	22	WO 92/07837	05/14/92	PCT	£.			
M	23	WO 91/10653	07/25/91	PCT		1		
		h						
IINER	(		///			CONSIDERE	7/	30/98

A.	4 PTO-1449 U.S. Department of Commerce Patent and Trademark Office		Attorney Docket Number: 8867-8N	Serial No. Applied For			
∥ L	IST OF DO	CUMENTS CITED BY APPLICANT	Applicant: Fenderson et al.				
	(Use	e several sheets if necessary)	Filing Date: Concurrently Herewith Group				
	OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)						
Som	24	Weed Control And Soil Persistence Studies With Dimethenamid In Maize, A. Rahman and T.K. James; Proc. 45th N.Z. Plant Protection Conf. 1992: 84-88					
SM	25	Herbicidal Composition, Kimura et al.; United States Statutory Invention Registration, Reg. No. H670, 9/5/89					
All	26	SAN 582 H - A New Herbicide For Weed Control In Corn And Soybeans, J. Harr, K. Seckinger, E. Ummel, Brighton Crop Protection Conference - Weeds, 1991, pp. 87-92					
Cal	27	Weed Control in No-tillage and Conventional Corn (Zea mays) with ICIA-0051 and SC-0774, John S. Wilson and Chester L. Foy; Weed Technology, 1990, Vol. 4:731-738					

285689

4,5

86

89<u>,</u>

3,6

50%

't

0;

7/1

O.;

5/i 85